| - 1 | | | |
|---------|--|--|--|
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| 7 | jjones@wrslawyers.com Attorneys for Plaintiffs | | |
| 8 | (Additional counsel appear on signature page) | | |
| 9 | UNITED STATES DISTRICT COURT | | |
| 10 | DISTRICT OF | NEVADA | |
| 11 | Cung Le, Nathan Quarry, and Jon Fitch, on | Case No. 2:15-cv-01045 RFB-(PAL) | |
| 12 | behalf of themselves and all others similarly situated, | | |
| 13 | Plaintiffs, | STIPULATION TO EXTEND TIME IN WHICH PLAINTIFFS MAY RESPOND, | |
| 11 | vs. | AND DEFENDANT REPLY, | |
| 14 | Zuffa, LLC, d/b/a Ultimate Fighting | REGARDING DEFENDANT ZUFFA, LLC'S MOTION TO STAY DISCOVERY | |
| 15 | Championship and UFC, | (Doc.# 103) | |
| 16 | Defendant. | (First Request) | |
| 17 | Brandon Vera and Pablo Garza, on behalf of | | |
| 18 | themselves and all others similarly situated, | | |
| 10 | Plaintiffs, | | |
| 19 | vs. | | |
| 20 | Zuffa, LLC, d/b/a Ultimate Fighting | Case No. 2:15-cv-01056 RFB-(PAL) | |
| 21 | Championship and UFC, | Case 140. 2.13-ev-01030 KI B-(171L) | |
| $_{22}$ | D.C. 1. | | |
| | Defendant. | | |
| 23 | Luis Javier Vazquez and Dennis Lloyd Hallman, on behalf of themselves and all others similarly | | |
| 24 | situated, | | |
| 25 | Plaintiffs, | | |
| 26 | vs. | Case No. 2:15-cv-01055 RFB-(PAL) | |
| 27 | Zuffa, LLC, d/b/a Ultimate Fighting Championship and UFC, | | |
| 28 | Defendant. | | |
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| 1 | Gabe Ruediger and Mac Danzig, on behalf of themselves and all others similarly situated, | | |
| 2 | Plaintiffs, | | |
| 3 | V. | Case No.: 2:15-cv-01057 RFB-(PAL) | |
| 5 | Zuffa, LLC, d/b/a Ultimate Fighting Championship and UFC, | | |
| 6 | Defendant. | | |
| 7 8 | Kyle Kingsbury and Darren Uyenoyama, on behalf of themselves and all others similarly situated, | | |
| 9 | Plaintiffs, | Coss No. 2:15 av 01046 DED (DAI) | |
| 10 | v. | Case No. 2:15-cv-01046 RFB-(PAL) | |
| 11 | Zuffa, LLC, d/b/a Ultimate Fighting Championship and UFC, | | |
| 12 | Defendant. | | |
| 13 | Defendant. | | |
| 14 | Pursuant to LR 7-1, the parties hereby jointly stipulate to extend the time in which | | |
| 15 | Plaintiffs may respond, and Defendant reply, regarding Defendant's Motion to Stay Discovery, | | |
| 16 | filed on June 12, 2015, Doc.#103. The current deadline for filing a response is Monday, June 29, | | |
| 17 | 2015, and Plaintiffs have requested a further four days, up through and including July 2, 2015. | | |
| 18 | The parties further agree that Defendant may have t | two weeks following the response date, through | |
| 19 | and including July 14, within which to file a reply. | | |
| 20 | The parties file this Stipulation in order to provide Plaintiffs a full and fair opportunity to | | |
| 21 | respond to Defendant's Motion to Stay Discovery, and to provide Defendant with a few days of | | |
| 22 | extra time to reply due to the July 4th holiday week | end. This is Plaintiffs' first request for an | |
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Stipulation to Extend Time

| 1 | extension of time to file their Response. | |
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| 2 | RESPECTFULLY SUBMITTED. | |
| 3 | | |
| <i>3</i> | DATED this 16th day of June, 2015. | DATED this 16th day of June, 2015. |
| 5 | /s/ Don Springmeyer DON SPRINGMEYER, ESQ. | /s/ J. Colby Williams J. COLBY WILLIAMS #5549 |
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| 26 | Luis Javier Vazquez, Dennis Lloyd Hallman, | |
| 27 | Brandon Vera, Pablo Garza, Gabe Ruediger, Mac Danzig, Kyle Kingsbury, and Darren | |
| 28 | Uyenoyama Uyenoyama | |

CERTIFICATE OF SERVICE I hereby certify that on this 16th day of June, 2015, a true and correct copy of STIPULATION TO EXTEND TIME IN WHICH PLAINTIFFS MAY RESPOND, AND DEFENDANT REPLY, REGARDING DEFENDANT ZUFFA, LLC'S MOTION TO STAY DISCOVERY (Doc.# 103) was served via the United States District Court CM/ECF system on all parties or persons requiring notice. By /s/Christie Rehfeld Christie Rehfeld, an Employee of WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP